United States Patent and Trademark Office

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U.S. APPLICATION NO.		FIRST NAMED APPLICANT		www.uspto.gov			
09/890668	DAS	SILVA MARQUES	P	ATTY DOCKET VO.			
	2,1,5			MCW-001US			
ANTHONY A LAURENTANO							
LAHIVE & COCKFIELD			PCI/G	B00/00322			
28 STATE STREET BOSTON MA 02109			LA FILING DATE	PRIORITY DATE			
BOSTON WA 02108	,		07 FEB 00	05 FEB 99			
				17 SEP 2001			
			DATE MAILED:	,			
NOTIFICATION	OF MISSING REQ	UIREMENTS UNDER	R 35 U.S.C. 371 II	N THE UNITED			
•	STATES DESIGNA	TED/ELECTED OFFI	CE (DO/EO/US)				
1. The following items I	have been submitted by the	applicant or the IB to the Ur	nited States Patent and	Frademark			
U.S. Basic N	vesignated Office (37 CFK National Fee	1.494) an Elected Office	e (37 CFR 1.495):				
	international application.	Indication of Small En	uty Status. national application int	- F - P -			
[k̄ Oath or Deci	laration of inventors(s).	Translation of Article	19 amendments into En	o English. alich			
	cle 19 amendments.	Other:	The second second	g.1311.			
Priority Doct		_					
The Internati	onal Preliminary Examina	tion Report in English and its	Annexes, if any,				
i ransiation o	Annexes to the internation	onal Preliminary Examination	Report into English.				
2. Applicant has reque	ested early processing unde	er 35 U.S.C. 371(f) but has no	ot filed the following in	dicated items and/or			
the moleated items in para	igraph 3 below. The Basic	: National Fee and the convio	f the international appli	cation must be filed			
prior to 20 or 30 months f	totil the priority traffe to av	oid abandonment.		The state of the s			
300.0		Copy of the internation					
3. The following items M	IUST be furnished within	the period set forth below in o	order to complete the re	quirements for			
weedpamee ander 55 0.5,0	C. 3/1.						
later tha	n the appropriate 20 or 30	glish. A processing fee will i months from the priority date	be required if submitted	i			
The curr	rent translation is defective	for the reasons indicated on	r. the attached Notice of I	Defective			
Translat	ion.						
0. Processing	tee for providing the trans	slation of the application and/o	or the Annexes later tha	nn the			
iπ, c. Oath or dec	claration of the inventors.	the priority date (37 CFR 1.4	92(f)). 497(a) and (b) propos	to taller			
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A							
surcharg date.	e will be required if subm	itted later than the appropriate	20 or 30 months from	the priority			
	ent oath or declaration doe	es not comply with 37 CFR I	407(a) and (b) for the				
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.							
d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the							
priority date (37 CFR 1.492(e)). PREPAID. 4. Additional claim fees of \$ as a \(\subseteq \text{large entity} = \small entity \) isolution as a variety of \$ as a \(\subseteq \text{large entity} = \small entity \).							
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are							
due (37 CFR 1.492(g)). Se	ee attached PTO-875.	· · · · · · · · · · · · · · · · · · ·	the additional claims it	or which tees are			
5. Applicant has not suf	bmitted the required seane	nce listing pursuant to 37 CFI	D 1 001 1 006				
PCT/DO/EO/920.	we required seque	nee riseing pursuant to 37 CF	K 1.621-1.825. See at	tached			
ALL OF THE PENC CO	T PARTITION ACTOR	4					
MONTHS FROM THE D	ATE OF THIS NOTICE	4 AND 5 ABOVE MUST BE OR BY 22 OR 32 MONTH	E SUBMITTED WITH	IIN TWO (2)			
THE I MORITI DATE P	OK THE APPLICATIO	N, WHICHEVER IS LATE	R. FAILURE TO PR	o applies) FROM OPERLY			
RESPOND WILL RESUL	T IN ABANDONMENT	•					
The time period set above n	nay be extended by filing	a petition and fee for extensio	n of time under the pro	visions of 37 CER			
1.136(a).		•	in the property of	VISIONS OF ST CTR			
6. If box 3a or 3c is checke	ed, a translation of the An	nexes MUST be submitted no	later than the time our	ad our about the			
Annexes will be cancelled.	A processing lee will be i	enuired if submitted later that	n 20 or 20 mancha form	Called Andrew Control of the Control			
7.1 The Article 19 amend	iments are cancelled since	a translation was not provide	d by the appropriate 20	(37 CFR 1.494(d))			
or 30 (37 CFR 1.495(d)) mo							
Applicant is reminded that a	any communication to the	United States Patent and Trad	emark Office must be r	nailed to the			
address given in the heading	g and include the U.S. app	lication no. shown above. (37	CFR 1.5)				
A ca	Dy of this notice N	IUST be returned wit	th this reserves				
Enclosed: TEL PCT/DO/EO	/917	e of Defective Translation	aus response.				
PTO-875	<u></u> ;	DO/EO/920					
CODM DCT/DO/CO/006 (*	"ream y"	Sha	keel Ahmed				
FORM PCT/DO/EO/905 (N	viarch 2001)	Telephone: 7	03-305-3659				

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U.S. AP	PLICATION NO.	FIRST NAMED APPLICANT		www.		
	09/890668	DA SILVA MARQUES		ATTY. DOCKET NO.		
33,30000		DY DIEAN MINKAGES	Р	MCW-001US		
ANTH	IONY A LAURENTANO	INTERNATIONAL APPLICATION NO.				
LAHI\	/E & COCKFIELD	PCT/GB00/00322				
	ATE STREET ON MA 02109		I.A. FILING DATE	PRIORITY DATE		
	ON MIX 02103		07 FEB 00			
i				05 FEB 99		
	NOTIFICAT	TION OF A DEFECTIVE OATH (DATE MAILED: ,	17 SEP 2001 on		
deficient A new applica	oath or declaration, pr	in an oath or declaration acceptable United States of America. The period abandonment is set in the according in the interest of the period abandonment is set in the according in the interest of the interes	od within which to npanying Notificat	correct the ion.		
2	does not identify the appli does not identify the inven does not identify the citize does not state that the pers	nce with either 37 CFR 1.66 or 37 CFR 1 cation to which it is directed. stor(s). Inship of each inventor. In making the oath or declaration believe inventor or inventors of the subject matter.	s the named inventor	or inventors ad for which		
FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT OF THE APPLICATION. Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it: 1. \(\text{does not identify the mailing address of each inventor.} \) If the residence is different from the						
	mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.					
2.	does not state that the person making the oath or declaration:					
a	a. has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration.					
b	b. acknowledges the duty to disclose to the Office all information known to the person to be material to patentability as defined in 37 CFR 1.56.					
3.	priority is made pursuant	ign application for patent or inventor's ce to 37 CFR 1.55, and any foreign applica which priority is claimed, by specifying l year of its filing.	tion having a filing d			
		Shal	keel Ahmed			
		Telephone:	703-305-3659			